IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: KENNETH SALTER et al.)) Examiner:)	M. Marcelo
Serial Number: 10/695,968) Group Art Unit:	2416
Filed: October 29, 2003) Customer Number:	22827
Confirmation No.: 7996) Deposit Account:	04-1403
Title: METHOD FOR TRANSFERRING AND SEPARATING TELEPHONE CALL DATA)))	

AMENDMENTS PURSUANT TO 37 C.F.R. §1.116 and RESPONSE TO FINAL OFFICE ACTION

Commissioner for Patents Post Office Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This is a <u>response/amendment/letter</u> in the above-identified application and includes the herewith attachment of same date and subject which is incorporated hereinto by reference and the signature below is to be treated as the signature to the attachment in absence of a signature thereto.

Fee requirements (if any) have been calculated as shown below:

	Claims remaining after		Highest number previously		Present Extra			Addi	ional Fee
	amendment		paid for		LAUG				
Total Effective Claims	22	minus	23	=	0	X \$ 52	=	\$	0.00
Independent Claims	3	minus	3	=	0	X \$220	=	\$	0.00
A Request for Continued Examination is requested in view of the: (\$810) \$ 0.00 Previously submitted Amendment / Response dated Enclosed Amendment / Reply Enclosed Affidavit(s) / Declaration(s) Enclosed Information Disclosure Statement									

Since Official Action set an <u>original</u> due date of <u>October 6, 2009</u>, **PETITION** is hereby made for an extension to cover the date this

response is filed for which the requisite fee is enclosed (1 month \$130; 2 months \$490; 3 months \$1,110; 4 months \$1,730, 5 months \$2,350			0.00		
If amendment enters <u>proper</u> multip for <u>first</u> time, add \$390.00 (per app	le dependent claim(s) into this application lication)	\$	0.00		
If Terminal Disclaimer enclosed, ac	dd Rule 20(d) Official Fee (\$140.00)	\$	0.00		
Other:		\$	0.00		
	SUBTOTAL:	\$	0.00		
If "small entity" verified statement for herewith, enter one-half (1/2) of statement for the statement	•	\$	0.00		
	TOTAL FEE ENCLOSED:	\$	0.00		
The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any fees in addition to the fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (deficiency only) now or hereafter relative to this application and the resulting official document under Rule 20, or credit any overpayment, to our Account No. shown in the heading hereof. This statement does not authorize charge of the issue fee in this case. DORITY & MANNING ATTORNEYS AT LAW, P.A. ADDRESS: Post Office Box 1449 By: RICHARD, M. MOOSE Reg. No: 31,226					
Greenville, SC 29602 USA Customer ID No.: 22827 Signature:					
Telephone: (864) 271-1592 Facsimile: (864) 233-7342	Date: August 24, 2009				
I hereby certify that this correspondence and all attachments and any fee(s) are being electronically transmitted via the internet to the U.S. Patent and Trademark Office using the Electronic Patent Filing System onAugust 24, 2009 Christine Stanfield (Typed or printed name of person transmitting documents) (Signature of person transmitting documents)					

PATENT

Attorney Docket No.: GTL-15-GF

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Salter et al.)) Examiner: M. C. Marcelo
Serial	No.: 10/695,968) Group Art Unit: 2416
Filed:	10/29/2003	Our Account No.: 04-1403
For: METHOD FOR TRANSFERRING AND SEPARATING) Customer ID No.: 22827
	TELEPHONE CALL DATA) Confirmation No.: 7996

Amendments Pursuant to 37 C.F.R. §1.116 and Response to Final Office Action

Commissioner For Patents U.S. Patent and Trademark Office Post Office Box 1450 Alexandria, VA 22313-1450

Honorable Commissioner:

Pursuant to 37 C.F.R. §1.116, and in response to the Final Office Action of July 6, 2009, Applicants respectfully request entry of the presently submitted amendments without entry of any new matter, and reconsideration and allowance of the subject application, based on the amendments and remarks set forth herein. In accordance with 37 C.F.R. §1.121, the present response includes the following sections.

- A LISTING OF THE CURRENT CLAIMS is presented beginning on page 2 of this paper; and
- REMARKS begin on page 11 of this paper.